

26959

#8/5)

PATENT

MAY 2 9 2001

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of	) ) Examiner David Romeo	RECEIVED
Serial No. 09/503,421	) Group Art Unit 1611	JUN 0 1 2001 -
Filed February 14, 2000	· •	TECH CENTER 1600/2900

COMMISSIONER FOR PATENTS Washington, DC 20231

For: Clq AND COLLECTIN RECEPTOR )

Attn: BOX RESPONSES (NO FEE)

## RESPONSE TO RESTRICTION REQUIREMENT MAILED APRIL 25, 2001

This response is submitted in response to the Official Action mailed April 25, 2001, Paper No. 7. The original period for response is a shortened statutory period of one (1) month measured from the mailing date of the Official Action. Accordingly, this Response is considered to be timely filed.

## **REMARKS**

## Summary of the Official Action

Claims 1-10 are pending in the present Application. In the Official Action, the Examiner has entered a restriction requirement which requires election of one of the following groups of claims:

Group I: Claims 1-3, 9 drawn to a cC1qR binding domain;

Group II: Claim 4-9 drawn to an indeterminate inhibitor for a cC1qR binding domain;

Group III: Claim 10 drawn to a method of treatment using a cC1qR binding domain;

Group IV: Claim 10 drawn to a method of treatment using an indeterminate inhibitor of a

cC1qR binding domain.

The Examiner has stated that the following pairwise combination of products are independent and distinct from the other: Groups I and II. The Examiner has also stated that the following pairwise combinations of products and methods are independent and distinct: I and IV;